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the three-striker inmate shows “imminent danger of serious physical injury.” § 1915(g).

According to court records, Jackson has brought such actions or appeals on three or more occasions, including *Jackson v. Winchester Circuit Court Judge*, No. 7:10CV00098 (W.D. Va. Mar. 10, 2010) (dismissed under § 1915(g) for three strikes) (citing three prior cases dismissed as frivolous: *Jackson v. Burgess, et. al.*, No. 2:03CV00514 (E.D. Va. July 28, 2003); *Jackson v. Sprid*, No. 7:02CV01235 (W.D. Va. Oct. 7, 2003); and *Jackson v. CFW Adult Reg. Det. Ctr, et. al.*, 7:03CV00160 (W.D. Va. Oct. 16, 2003)). Accordingly, Jackson may proceed in forma pauperis only if he can show imminent danger of serious physical injury. § 1915(g). Jackson fails to demonstrate that any imminent danger that he will suffer physical harm related to his current claims that he was denied the opportunity to bring a criminal charge against his assailant. As such, he does not qualify for installment payments of the filing fee, and he has not prepaid fee. Therefore, I will dismiss his complaint without prejudice under § 1915(g).

A separate Final Order will be entered herewith. The clerk will send a copy of that Final Order and this Opinion to the plaintiff.

DATED: July 29, 2014

/s/ James P. Jones
United States District Judge